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APPLICATION NO.	FILING DATE FIRST NAMED INVE		ENTOR	ATTORNEY DOCKET NO.		
09/030,1	258 02/25	/98 SCHULTZ		R	12217-100	
- 027267	027267 TM02/0728		コ	EXAMINER		
ATTENTIO		DOCKETING		LAO.S	PAPER NUMBER	٦
ONE CENTURY TOWER, P.O. BO NEW HAVEN CT 06508-1832		P.O. BOX 1832 -1832	·	2151		_
				DATE MAILED:	07/25/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

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Application No.	Applicant(s)		
09/030,258		Schultz, et al	

Group Art Unit

2151

Interview Summary

(1) Gregory S. Rosenblatt	(3) Richard K. Schultz
(2) Michael K. Kinney	(4) Ashish S. Deshpande
Date of Interview	(5) Charles . M. Newman (6) Alvin Oberley
c) 🖺 Personal [copy is given to 1) 🔀 applicant 2)	(7) Sue Las [applicant's representative]
Exhibit shown or demonstration conducted: d)	Mp. If yes, brief description:
PLEPOS F D Claim(s) discussed: 1-3	
Identification of prior art discussed: Krishnamurthy, Mahajan,	
Agreement with respect to the claims f) was reached. g)	€ as not reached. h) N <u>FA</u> .
Substance of Interview including description of the general na	ture of what was agreed to if an agreement was reached, or any
other comments:	
other comments: It was agreed that the proposed caim 1 would define over the	prior art of record provided that it further includes the language the script to be executed by different processing modules. It was er the art on record if similar language of first and second
other comments: It was agreed that the proposed caim 1 would define over the of a first and second decision which allows the instructions in a	the script to be executed by different processing modules. It was er the art on record if similar language of first and second

Examiner

S. Lao

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

i)X It is not necessary for applicant to provide a separate record of the substance of the interview (if box is checked).

Unless the paragraph above has been checked, THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Mary